IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

HARRY SMITH, JR., and ROSLYN WOODARD SMITH, individually and as Administrators of the ESTATE OF HARRY SMITH, III)	
Plaintiffs,	ĺ	
v.) C.A. No. 04-	1254-GMS
CITY OF WILMINGTON, JOHN CIRITELLA, THOMAS DEMPSEY and MATTHEW KURTEN,)))	
Defendants.)	

SECOND AMENDED NOTICE OF SUBPOENA

Kester I. H. Crosse, Esq. TO: Williams & Crosse 1214 King Street Suite 300 Wilmington, Delaware 19801

PLEASE TAKE NOTICE that on October 17, 2005, pursuant to Fed. R. Civ. P. 45, the attached subpoena was served on Wilmington Hospital, 501 West 14th Street, Wilmington, Delaware 19801.

OF COUNSEL:

Rosamaria Tassone City of Wilmington Law Department City/County Building, 9th Floor 800 N. French Street Wilmington, Delaware 19801 302-576-2175

R. Dafe & Cold John A. Parkins, Jr. (#859) K. Tyler O'Connell (#4514) Richards, Layton & Finger One Rodney Square 920 North King Street Wilmington, Delaware 19801 302-651-7700 parkins@rlf.com oconnell@rlf.com Attorneys for Defendants

Dated: November 1, 2005

AO88 (Rev. 1/94) Subpoena in a Civil Case	ov the		
Issued I	-		
UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE			
	Spanico - 20 Commonweet et	at De Constant (1990) (
Harry Smith, Jr. and Roslyn Woodard Smith,			
Individually And As Administrators of the Estate of Harry Smith, III,	SUBPOENA IN A CIVIL CASE		
	C Nhh1	04-1254-GMS	
${f v}_\cdot$	Case Number:	U4-1254-GIVIS	
Wilmington Police Department, John Ciritella,			
Thomas Dempsey and Matthew Kurten			
•			
TO. Wilmington Hospital 501 W 14th St.			
Wilmington, DE 19801			
•	inthiat count at the place, data	and time specified below to testify in	
YOU ARE COMMANDED to appear in the United States D the above case	istrict court at the prace, date	s, and time specified octow to testiny m	
PLACE OF TESTIMONY		COURTROOM	
		DATE AND TIME	
☐ YOU ARE COMMANDED to appear at the place, date, and	time specified below to testi	fy at the taking of a deposition in the	
above case.	-1	•	
PLACE OF DEPOSITION		DATE AND TIME	
YOU ARE COMMANDED to preserve and produce the fo	allowing documents or chies	te (liet documents or objects):	
YOU ARE COMMANDED to preserve and produce the formal See Attached	i Schedule A	is that documents of cojects).	
PLACE:		DATE AND TIME	
Richards, Layton & Finger, P.A., One Rodney Square, P.O. Box 55	1, Wilmington, DE 19899	November 11, 2005	
☐ YOU ARE COMMANDED to permit inspection of the fo	ollowing premises at the date	and time specified below	
PREMISES	AMMAN AM	DATE AND TIME	
Any organization not a party to this suit that is subpoenaed for the tak managing agents, or other persons who consent to testify on its behalf, and will testify Federal Rules of Civil Procedure, 30(b)(6)	ting of a deposition shall design I may set forth, for each person	ate one or more officers, directors, or designated, the matters on which the person	
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY F	OR PLAINTIFF OR DEFENDANT	October 14, 2005	
2. 2. Lo-Cel	Attorney For Defendar	00:000111,2005	
OFFICER'S NAME, ADDRESS AND PHONE NUMBER			

K. Tyler O'Connell Richards, Layton & Finger, PA One Rodney Square, P O. Box 551 Wilmington, Delaware 19899 (302) 651-7700

¹ If action is pending in district other than district of issuance, state district under case number RLF1-2933440-1

PROOF OF SERVICE			
	DATE	PLACE	
SERVED	10/17/05	501 W. 14TH ST. WILMINGTON, DE	
SERVED ON (PRINT NAME)		MANNER OF SERVICE	
WILMINGTON	HOSP.	ACCEPTED BY EVETTE THOMAS	
ERVED BY (PRINT NAME)		TITLE	
BARRY EVEL	AND	PROCESS SERVER	
DECLARATION OF SERVER			

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct

Executed on

10/17/05

DATE

SIGNATURE OF SERVER

BRANDYWINE PROCESS SERVERS, LTD. P.O. BOX 1360

WILMINGTON, DE 19899-1360 302-475-2600

Rule 45, Federal Rules of Civil Procedure, Parts C & D-

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the partyor attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee
- 2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need notappearin person atthe place of production or inspection unless commanded to appear for deposition, hearing or trial
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materialsorof the premises. If objection is made, the partyserving the subpoenashall not be entitled to inspectand copyrnaterials; or inspectthe premises except pursuaritto an order of the court by which the subpoena was issued If objection has been made, the parlyserving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded
- (3) (A) On timely motion, the court bywhich asubpoenawas issued shall quash or modify the subpoena if it

(i) fails to allow reasonable time for compliance;

(h) requires a person who is not a party or an officer of apartyto travel to a place more than 1 00 miles from the place where that person resides. is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B) (iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

(iii) requires disclosure of privileged or other protected matterand

no exception or waiver applies, or

(iv) subjects a person to undue burden

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iil) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 1 00 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in whose behalf the subpoena is issued shows asubstantial need forthe testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are keptin the usual course of business or shall organize and label them to correspond with the categories in the demand
- (2) When information subject to a subpoena is withheld on a claim that it is privileged orsubjectto protection astrial preparation materials, the claim shall be made expresslyand shall be supported by description of the nature of the documents, communications, orthings not produced that is sufficienttoenable the demanding party to contest the claim

Schedule A

Definitions

The following definitions shall apply to each of the requests contained in this Schedule A.

"DOCUMENT" shall have the broadest meaning permitted under the Federal Rules of Civil Procedure and shall include, without limitation, all originals, copies (if the originals are not available), non-identical copies (whether different from the original because of underlining, editing marks, notes made on or attached to such copy, or otherwise) and drafts of the following items, whether printed or recorded (through a sound, video or other electronic, magnetic or digital recording system) or reproduced by hand letters, correspondence, telegrams, telexes, facsimile transmissions, memoranda, records, summaries of personal conversations or interviews, minutes or records or notes of meetings or conferences, note pads, notebooks, postcards, "Post-It" notes, stenographic notes, notes, notebooks, opinions or reports of financial advisors or consultants, opinions or reports of experts, projections, financial or statistical statements or compilations, contracts, agreements, appraisals, analyses, purchase orders, confirmations, publications, articles, books, pamphlets, circulars, microfilm, microfiche, reports, studies, logs, surveys, diaries, calendars, appointment books, maps, charts, graphs, bulletins, photostats, speeches, data sheets, pictures, photographs, illustrations, blueprints, films, drawings, plans, tape recordings, videotapes, disks, diskettes, web-sites, data tapes or readable computerproduced interpretations or transcriptions thereof, electronically transmitted messages ("Email"), voice mail messages, interoffice communications, advertising, packaging and promotional materials and any other writings, papers and tangible things of whatever description, and including but not limited to any information contained in any computer, server, mainframe, or other storage device (including (i) information on or in computer memory, (ii) information on or in computer or network backup files, and (iii) information which has been "deleted" or "erased" but is recoverable) whether located on-site or at an off-site facility, within Your possession, custody or control, and which were created or modified in any respect during the time period from September 13, 2003 up to and including the present

The verb "RELATE" and its variants encompasses the terms "refer," "reflect," and "concern," and shall be construed to bring within the scope of the request all documents that comprise, evidence, constitute, describe, explicitly or implicitly refer to, were reviewed in conjunction with, or were generated as a result of the subject matter of the request, including but not limited to all documents that reflect, record, memorialize, discuss, evaluate, consider, review, report, or otherwise evidence the existence of the subject matter of the request.

"HARRY SMITH III" shall refer to Harry J. Smith, III, who was born on January 4, 1978, with social security number 221-80-4252, who was formerly YOUR student.

For purposes of this request, "YOU" each of your present and former professors, staff, employees, agents, and all other persons acting or purporting to act on your behalf, at your insistence, or for your benefit

Documents To Be Produced

- 1 DOCUMENTS sufficient to identify the dates and periods of HARRY SMITH III's enrollment.
- 2. ALL DOCUMENTS RELATING to the cessation of Mr. Smith's enrollment and the reasons therefor
- 3. All DOCUMENTS RELATING to any attendance records for HARRY SMITH III, including without limitation the dates and causes of any absenteeism.
- 4. All DOCUMENTS that RELATE to any formal or informal evaluations of HARRY SMITH III's performance in classes, courses or studies of any kind, both on an individual basis and relative to the performance of other students.
- 5 All DOCUMENTS that RELATE to HARRY SMITH III's performance (both individually and relative to other test-takers) with respect to any standardized tests or evaluations that are offered or administered by any governmental body (at any level, federal, state or local), professional group, trade group, regulatory group or other group or association.
- 6. All DOCUMENTS that RELATE to HARRY SMITH III's actual or potential career or vocational goals, options, or opportunities, including without limitation all DOCUMENTS relating any skills HARRY SMITH may have possessed or lacked with respect to the foregoing, and any advice sought or given to HARRY SMITH III with respect to the foregoing.
- 7 All DOCUMENTS that RELATE to disciplinary actions or warnings with respect to HARRY SMITH III, and the events giving rise to such events or warnings
- 8 All DOCUMENTS that RELATE to any mental or physical health services, diagnosis or treatment, including but not limited to substance abuse, YOU provided to HARRY SMITH III.

I hereby certify that on November 1, 2005, I electronically filed the foregoing document with the Clerk of Court using CM/ECF which will send notification of such filing(s) and Hand Delivered to the following:

> Kester I. H. Crosse, Esq. Williams & Crosse 1214 King Street Suite 300 Wilmington, Delaware 19801

I hereby certify that on November 1, 2005, I have sent by U.S. Regular Mail, the foregoing document to the following non-registered participants:

> Anne T. Sulton, Esq. Post Office Box 2763 Olympia, Washington 98507

> > R. Of o'cul K. Tyler O'Connell (#4514)

Richards, Layton & Finger, P.A.

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